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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/032,967	10/26/2001	Earl D. Cox	01-PAN-04 8713		
75	590 05/06/2005	EXAMINER			
McKENNA LONG & ALDRIDGE LLP 1900 K STREET, N.W. WASHINGTON, DC 20006			HIRL, JOSEPH P		
			ART UNIT	PAPER NUMBER	
			2129		
			DATE MAILED: 05/06/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicatio	n No.	Applicant(s)
		10/032,967	,	COX, EARL D.
	Office Action Summary	Examiner		Art Unit
		Joseph P. I	Hirt	2129
Period fo	The MAILING DATE of this communication or Reply			1
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR REI MAILING DATE OF THIS COMMUNICATIOnsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory perior to reply within the set or extended period for reply will, by start reply received by the Office later than three months after the material part of the material period for reply will, by start period for reply will. See 37 CFR 1.704(b).	N. R 1.136(a). In no ever reply within the statut iod will apply and will atute, cause the applic	t, however, may a reply be tin ory minimum of thirty (30) day expire SIX (6) MONTHS from ation to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. & 133).
Status				
1)⊠	Responsive to communication(s) filed on 31	1 March 2005.		
2a)□	This action is FINAL . 2b)⊠ T	his action is no	n-final.	
3)	Since this application is in condition for allow	wance except f	or formal matters, pro	secution as to the merits is
	closed in accordance with the practice unde	er <i>Ex par</i> te Qua	yle, 1935 C.D. 11, 45	53 O.G. 213.
Disposit	ion of Claims			
4)⊠	Claim(s) <u>1,4-10,12-18 and 21-36</u> is/are pen	ding in the appl	ication.	
	4a) Of the above claim(s) is/are without	drawn from con	sideration.	
5)	Claim(s) is/are allowed.			
6)⊠	Claim(s) <u>1,4-10,12-18 and 21-36</u> is/are rejection	cted.		
7)	Claim(s) is/are objected to.			
8)[Claim(s) are subject to restriction and	d/or election re	quirement.	
Applicat	ion Papers			
9)[The specification is objected to by the Exam	iner.		
10)⊠	The drawing(s) filed on 26 October 2001 is/a	are: a)⊠ accej	oted or b) objected	to by the Examiner.
	Applicant may not request that any objection to t	he drawing(s) be	held in abeyance. See	e 37 CFR 1.85(a).
	Replacement drawing sheet(s) including the corr	rection is required	d if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).
11)	The oath or declaration is objected to by the	Examiner. Not	e the attached Office	Action or form PTO-152.
Priority ι	ınder 35 U.S.C. § 119			
_	Acknowledgment is made of a claim for forei All b) Some * c) None of: 1. Certified copies of the priority docume		- ,	-(d) or (f).
	2. Certified copies of the priority docume	ents have been	received in Applicati	on No
	3. Copies of the certified copies of the p application from the International Bure			ed in this National Stage
* 5	See the attached detailed Office action for a I			ed.
	·			
Attachmen	t(s)			
	e of References Cited (PTO-892)	4	Interview Summary	(PTO-413)
	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/0	00)	Paper No(s)/Mail Da	ate atent Application (PTO-152)
	r No(s)/Mail Date		6) Other:	atom Application (F10-152)
S. Patent and Ti TOL-326 (R	rademark Office ev. 1-04) Office	Action Summary	Pa	rt of Paper No./Mail Date 20050503

Art Unit: 2129

DETAILED ACTION

1. This Office Action is in response to an AMENDMENT entered February 1, 2005 for the patent application 10/032,967 filed on October 26, 2001.

2. All prior office actions are fully incorporated into this Office Action by reference.

Status of Claims

3. Claims 1, 12, 17, and 31 are amended. Claims 1, 4-10, 12-18, and 21-36 are pending.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 5. Claims 1, 4-10, 12-18, and 21-36 are rejected under 35 U.S.C. 102(e) as being anticipated by Zager et al (U.S. Pub 2002/0022952 referred to as **Zager**).

Art Unit: 2129

Claims 1, 12, 17

Zager anticipates instantiating, in a computer memory, the behavior expert, the behavior expert having a plurality of memory locations and computer instructions (Zager, p 0067; 0072; Examiner's Note (EN): model contains the behavior expert); obtaining said operational information from at least one data provider connected to said infrastructure component, said operational information providing values for a set of variables that are used to define the performance of said infrastructure component (Zager, p 0083; EN: p 13 applies); transforming zero or more states, according to a set of metric rules, based on the values of said set of variables (**Zager**, p 0072; p 0092; p0108; p0110; p0118; p 0199-204; EN: p 13 applies; a software agent is a behavior expert; metric and quantitative are synonymous; state changes occur in the direct graph of faults); generating zero or more events, indicating the performance of said infrastructure component, according to a set of behavior rules, employed by said behavior expert, based on said states transformed by said transforming (Zager, p 0072; p 0092; p0108; p0110; p0118; p 0199-204; p 0151 EN: p 13 applies; a software agent is a behavior expert; metric and quantitative are synonymous; state changes occur in the direct graph of faults); reporting the events (Zager, p 0072); and performing adaptive feedback control of the infrastructure component, based on the states. (Zager, p 0092; p 0322-0331; EN: passing messages to other services in the system and receiving messages in return is adaptive feedback; self-scheduling within the Agent Manager represents control; see Fig. 1 for related ports; see p 0092 for model consisting of many MO's related to different dependent behavior expert systems; relationships that

Art Unit: 2129

cross divisional lines establish the concept of "public" that is well established and inherent in the prior art of Zager).

Claims 4, 21, 29, 30

Zager anticipates each of said metric rules includes an if-then condition (**Zager**, p 0317); wherein said if-condition includes at least one of a quantitative condition expressed as at least one relation between a variable and its corresponding quantitative value (**Zager**, p 0196 – p 0199; EN: p 13 applies; to one of ordinary skill in the art, packet loss rate will be a quantitative condition expressed as packets input, packets output over time t); a qualitative condition expressed as at least one relation between a variable and its corresponding qualitative value (**Zager**, p 0196 – p 0199; EN: p 13 applies; to one of ordinary skill in the art, condition of managed resources such as network A terminated load to network B); and a combination of quantitative and qualitative condition which includes at least one quantitative condition and at least one qualitative condition (**Zager**, p 0196 – p 0199; EN: p 13 applies; agent infers the condition of managed resource by retrieving system management metrics from the control blocks of the relevant OS).

Claims 5, 22

Zager anticipates quantitative value includes at least one of a numerical value, a Boolean value, and a string value (**Zager**, p 0199; EN: "system management metrics").

Claims 6, 23

Zager anticipates qualitative value includes a specificity term represented by a fuzzy set (**Zager**, p 0297; EN: p 13 applies; cardinality relationships are fuzzy).

Art Unit: 2129

Claims 7, 24

Zager anticipates declaring zero or more elements of said behavior expert as public elements so that said elements can be accessed by different behavior experts (**Zager**, p 0286; EN: p 20 applies; many-to-many); and specifying zero or more different behavior experts as the dependencies of said behavior expert so that the elements declared by said different behavior experts as public elements can be accessed by said behavior expert (**Zager**, p 0286; EN: p 13 applies; many-to-many).

Claims 8, 13, 25

Zager anticipates said elements include at least one of a state, an event, and a fuzzy set (**Zager**, p 0036).

Claims 9, 14, 26

Zager anticipates the step of the behavior expert reporting events includes forming a uniform event representation for said events, in accordance with a standard format (**Zager**, p 0033); and posting said uniform event representation of said events in an event pool (**Zager**, p 0047; EN: p 13 applies; a database is an event pool).

Claim 10

Zager anticipates at least one data provider includes at least one of a service, an operating system, an application, an external transaction, a network, and a additional behavior expert (**Zager**, p 0042; 0092; EN: model consists of MO's).

Claims 15, 27

Zager anticipates standard format includes a uniform data model (**Zager**, p 0034; EN: p 13 applies; a flexible model will uniformly represent the system).

Art Unit: 2129

Claims 16, 28

Zager anticipates event pool includes a blackboard (**Zager**, p 0031; EN: p 13 applies; to one of ordinary skill in the art, the blackboard concept is synonymous with commonality to include "a solution").

Claim 18

Zager anticipates at least one data provider includes at least one of a service, an operating system, an application, an external transaction, a network, and a behavior expert (**Zager**, p 0042; EN: p 13 applies; EN: Fig. 1 represents an operating system, an application, an external transaction, a network, and agent software providing data).

Claim 31

Zager anticipates a plurality of behavior experts wherein each behavior expert includes an array of one or more internal states which are assigned values by said behavior expert such that different internal states contain information collected at different times (**Zager**, p 0035; EN: p 13 applies); and a plurality of bi-directional linkages between said behavior expert systems wherein each behavior expert system has access to the internal states of other behavior expert systems within the plurality, forming a specific topology of linked behavior experts (**Zager**, p 0297).

Claim 32

Zager anticipates each behavior expert transforms its own internal states, according to a set of metric rules, based on the internal states within said behavior expert and one or more internal states of one or more other behavior experts within the plurality of behavior experts (**Zager**, p 0151, 0152).

Claim 33

Zager anticipates each behavior expert generates events, according to behavior

Page 7

rules, based on the internal states within said behavior expert and one or more internal

states of one or more other behavior experts within the plurality (Zager, p 0151, 0152).

Claim 34

Zager anticipates each behavior expert operates at an independent execution

frequency (Zager, p 0150; EN: at their discretion is synonymous with independent

execution frequency).

Claim 35

Zager anticipates the bi-directional linkages between the behavior experts are

changed dynamically (Zager, p 0244; EN: the agents are dynamic, have bi-directional

linkages and it follows that linkages are altered).

Claim 36

Zager anticipates the operation of the infrastructure component changes, select

behavior experts within the plurality are dynamically instantiated or destroyed (Zager, p

0244).

Response to Arguments

6. Applicant's arguments filed on March 31, 2005 related to Claims 1, 4-10, 12-18,

and 21-36 have been fully considered but are not persuasive.

Page 8

Art Unit: 2129

In reference to Applicant's argument:

Applicant respectfully traverses the rejection of independent claim I and requests reconsideration. Claim 1, as amended, is allowable over Zager in that it recites "performing adaptive feedback control of the infrastructure component, based on the states." Nothing in Zager teaches or suggests at least this feature of the claimed invention. Applicant notes the Examiner's response regarding the "non" condition, and hereby amends the claim.

Applicant respectfully traverses the rejection of independent claim 12 and requests reconsideration. Independent claim 12, as amended, is allowable over Zager in that it recites "performing adaptive feedback control of said infrastructure component." Nothing in Zager teaches or suggests at least this feature of the claimed invention.

Applicant respectfully traverses the rejection of independent claim 17 and requests reconsideration. Claim 17, as amended, is allowable over Zager in that it recites "implementing an adaptive feedback control of the infrastructure component, based on said states." Nothing in Zager teaches or suggests at least this feature of the claimed invention. Applicant notes the Examiner's response regarding the "non" condition, and hereby amends the claim.

Applicant respectfully traverses the rejection of independent claim 31 and requests reconsideration. Independent claim 31, as amended, is allowable over Zager in that it recites "performing adaptive feedback control of said infrastructure component." Nothing in Zager teaches or suggests at least this feature of the claimed invention.

Examiner's response: Para 10. below applies. The concept of implementing adaptive control of the infrastructure is represented in Zager @ p 0322-0331 by passing messages to other services in the system and receiving messages in return and self-scheduling within the Agent Manager; such is adaptive feedback and control.

Examination Considerations

7. The claims and only the claims form the metes and bounds of the invention. "Office personnel are to give the claims their broadest reasonable interpretation in light of the supporting disclosure. *In re Morris*, 127 F.3d 1048, 1054-55, 44USPQ2d 1023, 1027-28 (Fed. Cir. 1997). Limitations appearing in the specification but not recited in

Application/Control Number: 10/032,967

Art Unit: 2129

meaning.

the claim are not read into the claim. *In re Prater*, 415 F.2d, 1393, 1404-05, 162 USPQ 541, 550-551 (CCPA 1969)" (MPEP p 2100-8, c 2, I 45-48; p 2100-9, c 1, I 1-4). The Examiner has full latitude to interpret each claim in the broadest reasonable sense. Examiner will reference prior art using terminology familiar to one of ordinary skill in the art. Such an approach is broad in concept and can be either explicit or implicit in

Page 9

- 8. Examiner's Notes are provided to assist the applicant to better understand the nature of the prior art, application of such prior art and, as appropriate, to further indicate other prior art that maybe applied in other office actions. Such comments are entirely consistent with the intent and spirit of compact prosecution. However, and unless otherwise stated, the Examiner's Notes are not prior art but a link to prior art that one of ordinary skill in the art would find inherently appropriate.
- 9. Unless otherwise annotated, Examiner's statements are to be interpreted in reference to that of one of ordinary skill in the art. Statements made in reference to the condition of the disclosure constitute, on the face of it, the basis and such would be obvious to one of ordinary skill in the art, establishing thereby an inherent prima facie statement.
- 10. Examiner's Opinion: Paras 7-9 apply. The Examiner has full latitude to interpret each claim in the broadest reasonable sense.

Application/Control Number: 10/032,967

Art Unit: 2129

Page 10

Conclusion

11. Claims 1, 4-10, 12-18, and 21-36 are rejected.

Correspondence Information

12. Any inquiry concerning this information or related to the subject disclosure should be directed to the Examiner, Joseph P. Hirl, whose telephone number is (571) 272-3685. The Examiner can be reached on Monday – Thursday from 6:00 a.m. to 4:30 p.m.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Anthony Knight can be reached at (571) 272-3687.

Any response to this office action should be mailed to:

Commissioner of Patents and Trademarks,

Washington, D. C. 20231;

or faxed to:

(703) 872-9306 (for formal communications intended for entry); or faxed to:

(571) 273-3685 (for informal or draft communications with notation of "Proposed" or "Draft" for the desk of the Examiner).

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for

Application/Control Number: 10/032,967

Art Unit: 2129

Page 11

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have any questions on access to Private PAIR system, contact the Electronic

published applications may be obtained from either Private PAIR or Public PAIR.

Business Center (EBC) at 866-217-9197 (toll free).

Joseph P. Hirl

May 3, 2005